

DOLLIVER SCORES
LOOSE IN DEBATESenators Exchange Personal-
ities Over Cotton.

ILL-FEELING IS SHOWN

Culberson and Aldrich in Tilt
Regarding Schedules.Consideration of Measure Discloses
Much Opposition and Criticism on
Part of Republicans—Beveridge and
Hayburn Object to Undue Haste,
and Latter Chides His Colleagues.
Crawford Makes Maiden Speech.

Consideration of the tariff bill in the Senate yesterday afternoon disclosed much opposition and criticism on the part of Republican Senators, and some ill feeling was developed. Senator Beveridge, of Indiana, served notice on Senator Aldrich, chairman of the Finance Committee, that there would be no unnecessary haste in consideration of the bill. He had asked earlier in the day that the Senate meet hereafter at noon instead of at 11 o'clock, that Senators might have more time in which to consider the bill and familiarize themselves with its features.

It was evident the Senator from Indiana was not pleased, because his request had not been granted. Repeatedly he rose in his place and insisted upon a full explanation of the pending paragraph before he would permit a vote to be taken, and once refused to vote on a pending paragraph because he professed he had not had opportunity to study it sufficiently to enable him to vote intelligently.

Beveridge Rebukes Aldrich.

Once when Senator Aldrich interrupted him, the Senator from Indiana rebuked the Senator from Rhode Island, saying: "I have the floor, I believe," and called on the presiding officer, Senator Frye, to protect him in his rights. At another time when the presiding officer was on the point of submitting an amendment to the Senate, Senator Beveridge halted him by the warning statement: "We are still discussing the amendment."

Senator Hayburn, of Idaho, also objected to what he conceived to be undue haste. He halted the presiding officer after he had started a roll call, without recognizing Mr. Hayburn, who was on his feet, by shouting in a commanding tone and then uttering the following admonition: "If we start in with that spirit," said the Senator from Idaho, "there will be trouble."

When the full force of Senator Hayburn's warning dawned on his colleagues, they did not tremble, but merely laughed. Senator Burkett also chided the Finance Committee, and insisted that they would have to tell him something more convincing than that the rates in the bill were Dingley rates to induce him to vote for them. He insisted upon a personal explanation from some member of the committee of every item.

Crawford Makes Maiden Speech.

Senator Crawford, of South Dakota, made his maiden speech, lasting about five minutes, in which he upbraided the committee for not having public hearings and publishing reports of the same, so that Senators could have full information on all pending questions. He developed a voice of high-sounding and piercing quality, that did not admit of any such requests as "louder."

The attack on the lead products was led by Senator Bristow, of Kansas, who insisted that the committee, by increasing the duty, was laying a heavy burden on farmers and working men by increasing the cost of paint with which they decorated their houses in the western country. Senator Bristow aroused some interest by reading a letter written to President Taft by the manager of a paint company, at Columbus, Ohio, who complained that the increase of the duty would be a hardship on paint manufacturers, and would benefit the lead trust especially.

Just before the close of the tariff debate, Senator Aldrich submitted a statement of the changes made in the existing tariff law by the Senate bill. His statement showed in detail the increases and decreases, as compared with the Dingley law. The Senator explained there had been 379 reductions of duties from those in the existing law, and that zinc and antimony ores had been transferred from the free list to the dutiable list. He did not disclose to the Senate just what the duties to be reported by the Senate Committee would be, as the matter had not yet been definitely settled.

Culberson and Aldrich in Tilt.

At the conclusion of Senator Aldrich's statement, Senator Culberson, of Texas, submitted a statement on behalf of the minority. The statement purported to give the items in each schedule by schedule, on which the duties had been increased, and the number on which the duties remained the same as in the Dingley law. In submitting his table, Senator Culberson stated the totals. He said there were 1,943 articles affected by the tariff in the Dingley law. Of this number the duties remained the same on 1,271, or 65.4 per cent; that higher duties were imposed on 318, or 16.3 per cent; and that the duties had been decreased on 354, or 18.3 per cent.

Senator Aldrich expressed some surprise at the totals given by Mr. Culberson, and inquired who had supplied the Senator with his information. "I did not ask the Senator from Rhode Island who supplied him with his information," replied Senator Culberson, with a show of feeling. "I will say that he was an expert from the Treasury Department, who understood the subject." "I would like to know his name," quipped Mr. Aldrich. "He must be a remarkable man to reach such conclusions." Thereupon Senator Overman of North Carolina took a hand in the colloquy and

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The Richardson Sale. The Richardson sale at Sloan's, 1407 G st., to-day opens at 11 a. m. with No. 20 of the catalogue, and at 3 p. m. with No. 501. Many of the most important pieces come up in to-day's sessions, and great bargains may be expected.

Lumber Prices Have Dropped Again. Frank Libbey & Co., 6th st. and N. Y. ave.

WEATHER FORECAST.

For the District of Columbia, Maryland, and Virginia—Partly cloudy and warmer to-day; rain to-morrow; colder by to-morrow night; moderate to brisk southerly winds.

HERALD NEWS SUMMARY.

PAGES. TELEGRAPHIC.
1—May Deport Sick Baby to Russia.
1—Hains Wins Point in Trial.
1—Club Woman Sues for Slander.
1—Night Rider Ritual Bared.
1—Americans Imprisoned in Venezuela.
2—Sugar Man Arrested.
2—Peace Conference Adjourns.
3—Kidnappers' Jury Selected.

LOCAL.
1—Dolliver Scores Loose in Tariff Debate.
1—Lawyer Would Oust Secretary Knox.
2—Employing Lithographers at Banquet.
2—George W. Harvey, Caterer, Dead.
2—Episcopal Convention Talks Missions.
2—Cuba Owes \$2,000,000 for Intervention.
2—Degrees Awarded at Gallaudet.
4—Engineers Hear Reclamation Work.
4—Loyal Legion Elects Officers.
5—Street Car Service Greatly Improved.
11—Vote to Buy Auditorium Stock.

ROOSEVELT LUCK GOOD.

Lion Pelts Falling Into Camp at Remarkable Rate.

Nairobi, British East Africa, May 5.—Col. Roosevelt, it appears from reports reaching here, is having far better luck as a lion hunter than usually falls to the lot of the amateur in this country.

Thus far he has killed six of the beasts, which feat, it must be admitted, excites a suspicion in the minds of experienced hunters that his hunting is more of a lark than a sportsmanlike running down of his prey. He shot two lions yesterday on the estate of Sir Alfred Pease, at Killima Theki, making a total of six of the animals he has secured.

His luck is apparently shared by his son Kermit, to whose rifle a lion and a cheetah fell yesterday. This makes two lions to the credit of Kermit.

All the members of the party are well and enjoying themselves hugely.

CATCH "JERSEY DEVIL."

Feathered Monster Caught by Capt. Doughty at Atlantic City.

Atlantic City, N. J., May 5.—At last the "Jersey Devil" has been captured and is on exhibition. It was overpowered just outside this city to-day by Capt. George Doughty, after attacking him and nearly killing him.

The "devil" now turns out to be a gigantic bird of an unknown species, and is far larger than any member of the feathered tribe ever seen in this vicinity. It is bigger, according to the report, than the biggest eagle, has claws like a vulture, feathers like an albatross, and a beak like a parrot. Just how large the bird is cannot be said, for all estimates are different.

Capt. Doughty while walking along the beach several miles south of this city to-day came upon the monster bird. He had just turned around a sand dune and met the bird coming in the other direction. The captain says the bird came at him, and that it was only after a prolonged fight that he managed to slay the creature with a blow over the head with a stick.

NIGHT RIDER RITUAL BARED

Original Manuscript of Oath and By-laws Produced in Court.

Several Sensations Are Sprung at the Trial of Fifteen Accused Men at Waverly, Tenn.

Waverly, Tenn., May 5.—Sensation followed sensation to-day in the trial of the fifteen alleged Night Riders. Witnesses for the State testified as to the whipping of Squire J. M. Reece, a leading citizen and member of the county court, because, as the Night Riders alleged, he had "talked too much about the organization."

They identified a mask produced by Attorney General Bowman as being similar to the kind used at meetings and on raids, described the form of initiation, and gave the names of some of the defendants and others who were present at conferences held in secluded spots at night, and as taking part in the whipping of white men and negroes.

The second sensation came when the attorney general produced in court what he declared is the original manuscript of the oath and by-laws of the Night Riders. Wearing of the mask and arms, and assaults with deadly weapons, which, under the Ku-Klux law, carries with conviction the death penalty or imprisonment in the penitentiary at the discretion of the jury, also were sworn to. It was stated by one witness that at one of the meetings the suggestion was made by Will Norman, the reputed State captain, of the order, that J. T. Anderson, a prominent and wealthy merchant, be induced to attend a meeting and that once present he should be shot and his body left in some public place with a note pinned on it to the effect that the deed was the work of the Night Riders.

The idea was abandoned after one of the members had strongly protested against the contemplated crime. The third sensation came to-night when Will Fortner was arrested on a bench warrant charging that he is the man who, with a band of Night Riders, called at the home of Squire Reece on October 15 last, and, taking him from his home, gave him twenty-five lashes. Fortner was lodged in jail.

MRS. ROCKEFELLER IMPROVES.

Son and Daughter-in-law of Oil King at Hot Springs.

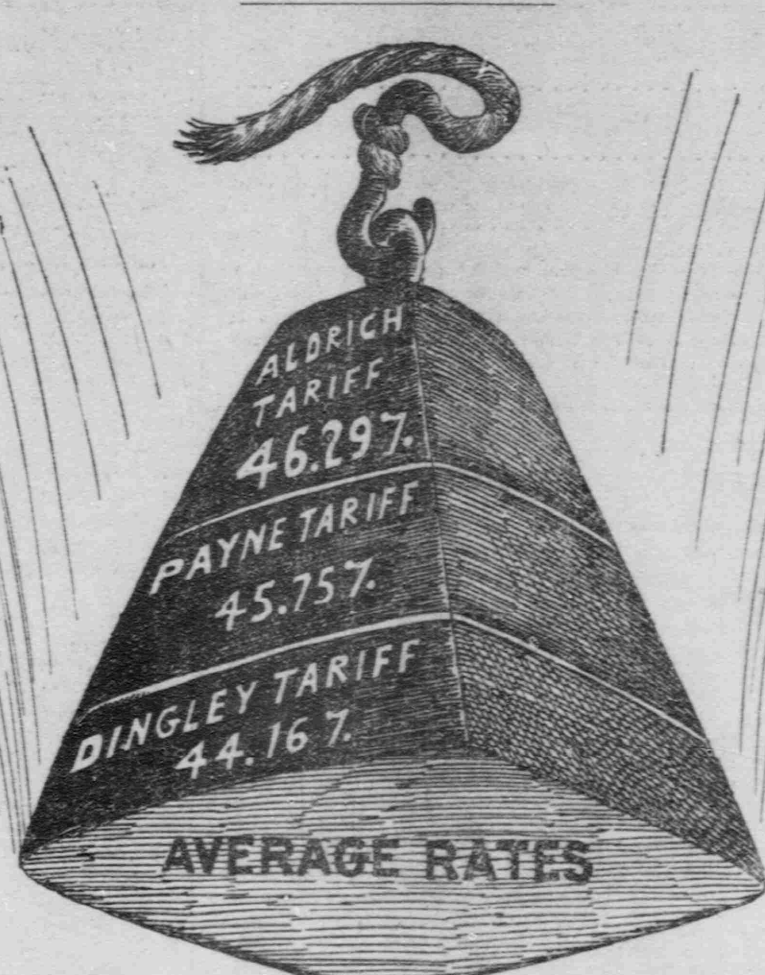
Hot Springs, Va., May 5.—The condition of Mrs. John D. Rockefeller, it was learned to-night, has continued to improve since over a week ago, when she was declared convalescent.

The arrival at the springs to-day of Mr. and Mrs. John D. Rockefeller, Jr. does not mean that Mrs. Rockefeller is worse. The younger Mr. and Mrs. Rockefeller came down for the double purpose of cheering up the convalescent and for rest and recreation for themselves.

J. H. Small & Sons, Florists, 14th and G sts., Washington; Waldorf Astoria and 13th Broadway, New York.

Common Flooring, 124c a Foot. Frank Libbey & Co., 6th st. and N. Y. ave.

REVISION DOWNWARD.

HAINS WINS POINT
IN MURDER TRIALTestimony of Mother Makes
Impression on Jury.

DE WITT ADMITS ITS STRENGTH

Dementia Americana Has Not Ap-
peared, but It Is Believed Defense
Will Depend on Sympathy for a
Verdict—Hypothetical Question of
14,000 Words Put to Alienists.

New York, May 5.—The technical feature of the defense of Capt. Peter C. Hains, Jr., began to be put before the jury to-day by John F. McIntyre, chief of the counsel defending the accused army captain in his trial on the charge of murder.

A hypothetical question of about 14,000 words, which reviewed all the testimony purporting to show that Capt. Hains was insane at the time he shot Annis, was in the presence of five alienists retained for the defense, and one of them succeeded in answering questions concerning this question before the court adjourned for the day.

It was more apparent to-day than on any previous day of the trial that the expert testimony relative to the insanity of the defendant is to be but a side issue in the case, and that the formality of its introduction was but perfunctory. The chief counsel for Capt. Hains had consistently expressed his lack of faith in the value of expert testimony. District Attorney De Witt had said privately, after Mrs. Hains had completed her dramatic testimony, given yesterday, that in his opinion the defense confidently might have rested its case there.

Although the counsel for the defense has not admitted it in so many words, it is apparent that the jury is relied upon to let a heart throbb dictate its verdict and to consider only the appealing evidence of a wrecked home and a broken heart.

Dementia Americana Relied Upon. Dementia Americana has not appeared in original guise during the course of the trial, but it appears to be more depended on than the manic-depressive insanity, the simple melancholia, and the mental depression cited in the evidence of one of the alienists to-day.

Dr. L. Samuel Manson, of New York, the alienist who examined Capt. Hains on many occasions during his imprisonment in the Queens County jail, and who has sat beside him during the course of the trial, was the first of the experts for the defense who was called upon to pass an opinion on the state of Capt. Hains' mind at the time of the shooting after.

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WOULD DODGE THE SUN.

Movement Started in Cincinnati to
Begin Day Earlier in Summer.

Cincinnati, May 5.—Prominent Cincinnatians are interesting themselves in a national movement to change business hours during the summer months after the plan proposed in England and begin the day two hours earlier in summer than in the other months of the year.

New Haven, May 5.—Judge Shumay this afternoon granted a divorce to the plaintiff in the case of Robert R. Chamberlain vs. Emily Davis Chamberlain. Chamberlain was a junior in Yale when he eloped with the defendant, and they were married in New York six years ago.

Alabama Flooring (Good), 2c a Foot. Frank Libbey & Co., 6th st. and N. Y. ave.

CASTRO ACCUSED
OF SEIZING SHIPMan Tells Fate of Vessel
Lost Five Years.

CREW IN VENEZUELAN PRISON

Mulatto, Claiming to Be American,
Gives Sensational Account of Sea
Mystery, but His Story Is Not
Credited—Believed He Recently Es-
caped from the Maracaibo Jail.

St. Vincent, British West Indies, May 5.—A mulatto of the name of Payne, who claimed to have been a seaman on the American whaling schooner Carrie D. Knowles, of Provincetown, Mass., has arrived here from Venezuela.

He says the schooner, which was supposed to have been lost at sea five years ago, with all on board, was disabled in a storm and put into a Venezuelan port for repairs. By order of President Castro, the schooner was seized, and Payne, with about a dozen other men comprising the crew, was arrested and kept in close confinement for about five years, without any pretense of a trial.

Payne does not mention the port at which the seizure is alleged to have been made, nor does he tell how he got out of prison. The authorities here look upon his story with suspicion, for the reason that some time ago a number of prisoners escaped from the Maracaibo jail, and they are inclined to believe that Payne is one of them.

The schooner Carrie D. Knowles, a vessel of about 100 tons, sailed from Provincetown, to which port she belonged, on January 27, 1894, on a whaling cruise to the Caribbean. She was commanded by Capt. Colin Stephenson, and was manned by a crew of West Indians. The schooner was never heard from after she sailed, and it was generally believed that she was lost in a storm a few days after her departure. No one of the name of Payne was known to have been aboard the vessel, but a mulatto named Elisha Payne disappeared from Provincetown about the time the Knowles sailed, and it is possible that he stowed himself aboard of her.

GOULDS BUY STREET RAILWAYS

Trolley Properties in Three Cities
Sold at Auction.

Special to The Washington Herald.
Richmond, Va., May 5.—When the street railway systems of Richmond, Manchester, and Petersburg were sold at public auction to-day, in accordance with the Federal court's decree, a committee representing the Goulds bought the properties for \$3,000,000. The Goulds are heavily interested in the properties. Since they have complete control of it now, it is expected that vast improvements will be made.

SIGHT OF WRECK FATAL.

Hotel Proprietor Drops Dead from
Excitement.

Special to The Washington Herald.
Romney, Va., May 5.—A passenger train wreck on the Romney-Green Spring branch of the Baltimore and Ohio, in which seven persons were injured, was in a peculiar manner the indirect cause of one death.

Following the smash-up, J. Inskeep Keller, former proprietor of the Keller Hotel here, went down to see the wreck and dropped dead from excitement. Keller was a cripple and well known.

Those injured were Mrs. John J. Cornwell, wife of the prominent West Virginia Democrat and editor; Miss Kate Brady, sister of Mrs. Cornwell; Baggage-master Parker, Mrs. George Cunningham; Mrs. James Keller, and I. M. Baker, all of Romney.

The wreck was caused by the train striking some cattle on the track. The combination coach and a passenger car rolled over the embankment. The rear coach caught fire and was burned.

Popular Excursion Sunday, May 9. Baltimore & Ohio R. R. Round trip, El Harper's Ferry, Charlestown, Summit Point, W. Va.; Stephenson and Winchester, Va. Special train leaves Washington 8 a. m., returning same day.

Dressed Fence Pulling, 2c a Foot. Frank Libbey & Co., 6th st. and N. Y. ave.

PRISONER DOING WELL.

Missouri Official Found Only Inmate
Out Calling on Girl.

Liberty, Mo., May 5.—J. K. Parsons, representing the State board that looks after the welfare of prisoners, called at the jail here to see if he could find prisoners to remedy. He found the only prisoner was a man who had locked his own cell, taken the key with him, and gone to visit a girl. Mr. Parsons left town at once.

DISCONTENT IN ERZERUM.

Rumored Fourth Army Corps Will
March to Constantinople.

Constantinople, May 5.—There are rumors of discontent in Erzerum. It is reported that the fourth army corps there intends to march to the capital. The newspapers print various stories concerning the amount of money and valuables found at the Yildiz Kiosk, one stating \$100,000 in cash and an immense quantity of jewels were found.

WHEAT JUMPS UP.

Patten Returns to Board of Trade
and Market Is Lively.

Chicago, May 5.—There was a renewal of the bull operations in wheat this morning, when the May price went with a rush to \$1.29½, or ¼ cent higher than the top figure recorded in the course of the Patten bull campaign. The July price jumped 4 cents yesterday to \$1.15, reacted ½ cent for a minute, and then was rushed up quickly from \$1.13½ to \$1.17½.

The Bartlett-Patten house began the day with a cash sale of 40,000 bushels of hard wheat to outbid mills on top of 200,000 bushels sold yesterday.

Experts call it a congested market, with no one in a position to sell wheat to fill the big volume of buying orders coming into the market. The bull market of the morning in wheat was followed by a decided reaction and a break of nearly 2 cents from the high point in July contracts during the last half-hour. The range was from \$1.17½ back to \$1.15½, and the close shaded under \$1.15½.

MRS. MCKEON'S WILL FILED.

Wealthy New York Woman Cuts Off
Her Husband.

New York, May 5.—The will of Mary Frances McKeon, who died on December 8 last, was filed for probate to-day. It leaves \$100,000 real estate to her daughter, and if she dies before she is twenty-one years old, the estate goes to the Rev. William H. Murphy, who is named as executor and guardian of the daughter, Anna Maria McKeon.

The will does not mention her husband, Francis P. McKeon, who lives in Astoria. Mrs. McKeon was in the real estate business in this city.

WILL TEST LAW.

Hill Roads Contend Employers' Li-
ability Act Involved.

Chicago, May 5.—It is rumored that the Hill roads contemplate testing the constitutionality of the employers' liability act. These interests contend that the act is unconstitutional, inasmuch as it seeks to make the railroad responsible for injuries to their men irrespective of whether they were engaged in the handling of interstate commerce at the time the injuries were received.

RENEWS FIGHT ON MR. KNOX

Indiana Lawyer Sends Suit to Capital
in a Letter.Legal Opinions in Washington Are
that Such a Suit Is Impossi-
ble and Preposterous.

A dispatch received from Columbus, Ind., last night announced that a lawyer there had mailed a registered letter containing the papers of a suit to be filed in the District Supreme Court of this city to test the constitutional rights of Secretary of State Knox to hold office.

The papers, it is said, rehearsed the incidents of this spring, when publicity was given to the fact that the Constitution prohibits a member of the Senate from holding an official position the salary of which had been raised while he was a Senator. At that time discussion arose over the fact that Mr. Knox was a member of the Senate when it increased the salary of the Secretary of State. In order to make him eligible under the Constitution, Congress, just before inauguration, reduced the salary of the position he was slated to fill.

These incidents, it is understood, are related in the letter from the Columbus lawyer, after which the right of Mr. Knox to remain in the Cabinet is questioned. The letter will probably be received at the courthouse to-day.

Justices of the District Supreme Court said last night they had heard nothing of such a letter, or of any contemplated plan to bring the matter to a legal issue. The general opinion was that such a procedure was impossible and preposterous, and entirely without the jurisdiction of the District Supreme Court.

One man prominently connected with the court said: "I have heard nothing of any such letter, and even if the report had come to my ears I should not consider it seriously. The question of the eligibility of Mr. Knox was thoroughly thrashed out last winter, and in the face of the legal knowledge that was brought to bear on it then, I do not see how it could be reopened."

When asked how such a matter could be brought to an issue he replied: "I know of no way except through the President of the United States or Congress. Certainly the District Supreme Court, or the United States Supreme Court, for that matter, could not entertain such a legal action."

John R. Young, clerk of the District Supreme Court, said he had been called on the telephone by newspaper correspondents in other cities who had heard that such a letter had been sent.

Ask President for Pardon.

Panama, May 5.—About twenty prominent women of Panama cabled a petition to President Taft praying for the pardon of Julio Zegrera, who was sentenced to death for murder several months ago, and whose execution has been postponed four times. The carrying out of the sentence is now definitely fixed for Friday.

Bargain Matinee To-day. "The 3 of U." Columbia Theater at 2:15. Prices, 25c and 50c.

Penciling Boards, \$1.75 Per 100 Feet. Frank Libbey & Co., 6th st. and N. Y. ave.

MAY DEPORT BABY
TO NATIVE LANDWidowed Mother Unable to
Pay Expenses.

CHILD AT ELLIS ISLAND

Family Faces Starvation Try-
ing to Save Little Girl.

Not Admitted to Land in the United States Because of Illness, and Now Authorities Say She Must Be Sent Alone Back to Russia, Where She Has No Relations or Friends.

New York, May 5.—For ten months a two-year-old baby girl has been kept a prisoner on Ellis Island by the United States. Meanwhile the baby's mother, a widow, has paid the government \$23 a month for keeping it. To do this she and her three other children nearly starved, while she worked twelve hours a day scrubbing floors.

The mother is out of a job now, and as she has been unable to pay her baby's board for May the government is going to put the child on a steamship and send it back to Russia.

This means that a two-year-old sick baby will be landed in a distant port without a relative or friend to care for it. The story of this baby and its mother was learned to-day from Irving Lipsitch, representative of the United Hebrew Charities on Ellis Island.

When Mr. Lipsitch was asked what would become of the child on its arrival in Russia he replied, "I don't know."

Terrible Dilemma.

On July 3 last, Mrs. Hode Chanin, a Russian immigrant, arrived at Ellis Island with her four children, the youngest of which was two years old, and named Nechame. The island doctors found that little Nechame had a ring worm, and they told her mother that she would be unable to bring the baby into the country. According to the law, the child had either to be deported or kept in the island hospital at the expense of relatives until it was cured.

Mrs. Chanin could not go back to her native land. She had spent her little store of money in coming to this country. Neither could she remain on the island while the baby was being cured.

There was but one thing for her to do. She filed out an application to have the child stay in the hospital until it had recovered, and signed an agreement to pay \$23 a month for its board.

Then Mrs. Chanin, with her three other small children, after many trials, succeeded in getting to Chicago. She had tried in vain to procure work in this city.

Worked Like a Slave.

With but one thought, that of paying the keep of her baby, she obtained employment scrubbing floors. By working twelve hours a day and taking in washing at night she managed to make enough to pay the \$23 a month, but as the months passed starvation stared her and her children in the face.

Mrs. Chanin stuck to her work, denying herself food for her three children. Finally her health broke down, she lost her position, her family was in desperate straits, and she could no longer pay the monthly board of her sick baby to the government.

Appeals for Leniency.

To-day Mr. Lipsitch received a letter from the woman telling her plight and begging leniency be shown her by the government for her child's sake until she could re-establish herself.

Mr. Lipsitch wrote in reply that if the baby's board bill was not paid the child would have to be sent back to Russia. When asked as to whether anything could be done to save the child Mr. Lipsitch said:

"We have no fund to pay the bills of people. Besides, it would establish a bad precedent for us to help this woman pay her bill. We have no right to distribute a penny to any one, no matter how badly they need it."

"Unless the mother sends off the money the government will ship her baby back to Russia. This sort of a case will awaken people to a realization of their responsibilities."

LORD NOT INDICTED.

Sholto Douglas Will Not Stand Trial
for Shooting Man.

Nelson, B. C., May 5.—The grand jury yesterday returned "no bill" in the case of Lord Sholto Douglas, who was charged with shooting with intent to kill James B. Rowland, a neighbor.

The shooting occurred at Creston last September. The story, as told, is that Lord Douglas, returning home one day from a hunting trip, found Rowland in the house, decidedly the worse for liquor. Previous to this Douglas had forbidden Rowland to enter the house and had particularly ordered him not to bring any liquor into it. On this occasion he ordered Rowland out, but he refused to go, whereupon Douglas went to a neighbor, got a gun, and returned and shot Rowland.

While the action of the grand jury was more or less of a surprise, at the same time it has been received with a good deal of satisfaction by people generally.

Tries to Save Portrait.

London, May 5.—The government has promised to contribute \$50,000 toward purchasing for the National Gallery Holbein's portrait of Christiana of Denmark, which was sold a few days ago by the Duke of Norfolk to Colnaghi & Co. The offer is conditional upon the remainder of the sum necessary for the purchase being raised by public subscription or otherwise.

Flowers for Funerals—Blackstone's Flowers are fresh and fragrant. 14th & H.

Boards for Shanting, \$1.75 Per 100 Feet. Frank Libbey & Co., 6th st. and N. Y. ave.